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1 2 3 4 5 6 7 8 9	GEORGE A. RILEY (S.B. No. 118304) MICHAEL F. TUBACH (S.B. No. 145955) O'MELVENY & MYERS LLP Two Embarcadero Center 28th Floor San Francisco, California 94111-3828 Telephone: (415) 984-8700 Facsimile: (415) 984-8701 E-Mail: griley@omm.com mtubach@omm.com Attorneys for Nominal Defendant APPLE INC TIMOTHY D. COOK, WILLIAM V. CAMPE DREXLER, ARTHUR D. LEVINSON, ROBE ANDREA JUNG and FRED D. ANDERSON [Additional Counsel Listed on Signature Page]	BELL, MILLARD ERT A. IGER,
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11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN JOSE DIVISION	
14 15 16 17	R. ANDRE KLEIN, on behalf of himself and all other stockholders of APPLE INC., Plaintiff, vs.	Case No. 5:14-cv-03634-EJD STIPULATION AND [RROROSED] ORDER REGARDING SCHEDULING MATTERS
17 18 19 20 21	TIMOTHY D. COOK, WILLIAM V. CAMPBELL, MILLARD ("MICKEY") DREXLER, ARTHUR D. LEVINSON, ROBERT A. IGER, ANDREA JUNG, FRED D. ANDERSON, ESTATE OF STEVEN P. JOBS, deceased, and DOES 1-30, inclusive, Defendants	
22 23	-and-	
24	APPLE INC., a California corporation,	
25	Nominal Defendant.	
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27		
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STIP. & PROP. ORDER RE SCHEDULING 5:14-CV-03634-EJD

1 **STIPULATION** 2 Nominal defendant Apple Inc. ("Apple"), defendants Timothy D. Cook, William V. 3 Campbell, Millard Drexler, Arthur D. Levinson, Robert A. Iger, Andrea Jung and Fred D. 4 Anderson (collectively with Apple, "Defendants"), and plaintiff R. Andre Klein ("Plaintiff"), by 5 and through their respective counsel, hereby stipulate as follows: 6 WHEREAS, on August 11, 2014, Plaintiff filed a Verified Shareholder Derivative 7 Complaint (the "Complaint") against Defendants and the Estate of Steven P. Jobs; 8 WHEREAS, Plaintiff has limited the claims alleged in the Complaint against the Estate of 9 Steven P. Jobs to the limits of coverage provided by applicable directors and officers insurance 10 liability policies which provided coverage for claims against Steven P. Jobs while Jobs was 11 employed at nominal defendant Apple Inc.; 12 WHEREAS, because of the nature of Plaintiff's claims asserted against the Estate of 13 Steven P. Jobs, Plaintiff must serve the summons and Complaint on all the insurance companies 14 which provided the directors and officers insurance liability policies to Jobs during the relevant 15 time period; there are at least eight such insurance companies; 16 WHEREAS, on September 16, 2014, Defendants agreed to waive service of summons; 17 WHEREAS, Plaintiff requested that Defendants' counsel accept service of the summons 18 and Complaint on behalf of the Estate of Steven P. Jobs, but Defendants' counsel was not able to 19 obtain authorization to accept service; 20 WHEREAS, on October 28, 2014, the Court entered an order extending Defendants' time 21 to respond to the Complaint to November 26, 2014, to allow Plaintiff to serve the Estate of Steven 22 P. Jobs and so an attempt may be made to set a uniform response date for all defendants, once the 23 Estate of Steven P. Jobs is served; 24 WHEREAS, on November 25, 2014, the parties agreed to extend Defendants' time to 25 respond to the Complaint to December 19, 2014; 26 WHEREAS, Plaintiff is still in the process of serving the summons and Complaint on all 27 of the insurance companies; and 28 WHEREAS, the parties have met and conferred and agree that an extension of time for

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1	Defendants to respond to the Complaint is appropriate so that a uniform response date and	
2	briefing schedule for any motions directed at the Complaint can be set.	
3	NOW, THEREFORE, it is hereby agreed to and stipulated by Defendants and Plaintiff,	
4	through their respective counsel of record and subject to Court approval, as follows:	
5	1. Defendants' time to respond to the Complaint shall be extended to January 9,	
6	2015.	
7	2. In the event that Defendants file any motions directed at the Complaint, Plaintiff's	
8	opposition brief shall be filed by February 10, 2015.	
9	3. Defendants reply brief shall be filed by February 24, 2015.	
10	IT IS SO STIPULATED.	
11	Dated: December 19, 2014 GEORGE A. RILEY (S.B. No. 118304) MICHAEL F. TUBACH (S.B. No. 145955)	
12	O'MELVENY & MYERS LLP	
13		
14	By: /s/ Michael F. Tubach Michael F. Tubach	
15	Attorneys for Nominal Defendant APPLE INC. and Defendants TIMOTHY D. COOK,	
16	WILLIAM V. CAMPBELL, MILLARD DREXLER, ARTHUR D. LEVINSON,	
17	ROBERT A. IGER, ANDREA JUNG and FRED D. ANDERSON	
18	TRED D. MINDERSON	
19	Dated: December 19, 2014 BOTTINI & BOTTINI, INC. FRANCIS A. BOTTINI, JR. (S.B. No. 175783)	
20	ALBERT Y. CHANG (S.B. No. 296065) YURY A. KOLESNIKOV (S.B. No. 271173)	
21	TORT A. ROBESTARO V (S.B. IVO. 271173)	
22	By: /s/ Francis A. Bottini, Jr.	
23	Francis A. Bottini, Jr.	
24	7817 Ivanhoe Avenue, Suite 102 La Jolla, California 92037	
25	Telephone: (858) 914-2001 Facsimile: (858) 914-2002	
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28	Attorneys for Plaintiff R. ANDRE KLEIN	
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* * * PROPOSEM ORDER The above stipulation having been considered and good cause appearing, IT IS SO ORDERED. Defendants' time to respond to the Complaint shall be extended to January 9, 2015. In the event that Defendants file any motions directed at the Complaint, Plaintiff's opposition brief shall be filed by February 10, 2015. Defendants' reply brief shall be filed by February 24, 2015. DATED: <u>12</u>/22/2014 UNITED STATES DISTRICT JUDGE I, Michael F. Tubach, am the ECF User whose ID and password are being used to file this Stipulation and [Proposed] Order Regarding Scheduling Matters. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that Francis A. Bottini, Jr. has concurred in this filing. By: /s/ Michael F. Tubach_ Michael F. Tubach